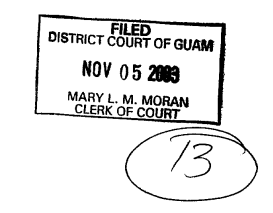
William L. Gavras, Esq. LAW OFFICES OF GORMAN & GAVRAS A Professional Corporation 2nd Floor, J & R Building 208 Route 4 Hagåtña, Guam 96910 **Telephone: 472-2302**

Facsimile: 472-2342

Attorneys for Plaintiff LA-RESA BLAS



IN THE UNITED STATES DISTRICT COURT

LA-RESA BLAS.

CIVIL CASE NO. 03-00027

Plaintiff,

AMENDED DISCOVERY PLAN

vs.

IMPERIAL SUITES, INC, d/b/a IMPERIAL SUITES HOTEL and BONG ROBATO.

Defendants.

AMENDED DISCOVERY PLAN

Pursuant to Rule 26 (f) of the Federal Rules of Civil Procedure and Local Rule 16.2, the parties agree to and hereby submit the following plan:

- Α. Depositions of fact witnesses may begin at once and be taken as needed, prior to the discovery cutoff date. Some of the parties may call expert witnesses in this case.
- В. Unless additional discovery is ordered by the Court, the parties also may propound one set each of interrogatories (25 maximum) and requests for admissions (25 maximum). Requests for production may also be propounded. This discovery shall

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Amended Discovery Plan October 28, 2003

be served in such a fashion as to be subject to answer or response on or before the

discovery cutoff date.

C. The parties, except as otherwise noted, agree to provide all prediscovery

and preliminary discovery mandated by Local Rules and FRCP Rule 26 by December

19, 2003. Compliance with mandatory disclosure as is set forth in Rule 26 (a) (1) is on-

going.

D. All parties will exchange names and reports (if any) of expert witnesses on

or before January 23, 2004.

E. The specific subjects on which discovery may be needed are:

Facts supporting the nature of the claims and defenses.

F. Other than the provisos set forth above in Item B, the parties do not

anticipate requiring any other changes or limitations on discovery as imposed under the

Federal and Local Rules.

G. The Cutoff date for discovery is May 21, 2004.

APPROVED AS TO FORM AND CONTENT:

Dated: October 28, 2003.

GORMAN & GAVRAS

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WILLIAM L. GAVRAS, ESQ.

Attorneys for Plaintiff

LA-RESA BLAS

LaResa Blas v. Imerpial Suites, Inc, dba Imperial Suites Hotel and Bong Robato CV 03-00027 Amended Discovery Plan October 28, 2003

Dated: October <u>29</u>, 2003

LAW OFFICES OF CULIFFE & COOK, P.C.

RY.

F. RANDALL CUNLIFFE, EŞ

Attorneys for Defendant

BONG ROBATO

Dated: October 29, 2003

KLEMM, BLAIR, STERLING & JOHNSON

BY:

THOMAS C. STERLING, ESQ.

Attorneys for Defendant

IMPERIAL SUITES, INC, dba IMPERIAL

SUITES HOTEL

RECEIVED

OCT 31 2003

DISTRICT COURT OF GUAM HAGATNA, GUAM